

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : LANCE W. RUSSELL Art Unit : 2143
Serial No. : 09/895,235 Examiner : Bilgrami, Asghar H.
Filed : June 28, 2001 Confirmation No.: 8674
Title : MIGRATING RECOVERY MODULES IN A DISTRIBUTED COMPUTING
ENVIRONMENT

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

APPEAL BRIEF

I. Real Party in Interest

The real party in interest is Hewlett-Packard Development Company, L.P., a Texas Limited Partnership having its principal place of business in Houston, Texas.

II. Related Appeals and Interferences

Appellant is not aware of any related appeals or interferences that will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal.

III. Status of Claims

Claims 1-9, 11-25, and 27-30, which are the subject of this appeal, are pending.

Claims 1-9, 11-25, and 27-30 stand rejected.

Appellant appeals all rejections of the pending claims 1-9, 11-25, and 27-30.

CERTIFICATE OF TRANSMISSION

I hereby certify that this document is being transmitted to the Patent and Trademark Office via electronic filing on the date shown below.

June 17, 2008

Date of Transmission



(Signature of person mailing papers)

Edouard Garcia

(Typed or printed name of person mailing papers)

IV. Status of Amendments

The last amendments filed November 27, 2006, have been entered and acted upon by the Examiner.

No amendments were filed after either the Office action dated March 20, 2008, or the final Office action dated July 31, 2007.

V. Summary of Claimed Subject Matter

A. Independent claim 1

The aspect of the invention defined in independent claim 1 is a system for managing a plurality of distributed nodes of a network (see, e.g., page 4, line 28- page 5, line 1; FIG. 1). The system includes a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes (see, e.g., page 5, lines 6-10; FIG. 1; page 8, lines 14-18; FIG. 3, block 50). Each of the recovery modules is configured to migrate from one network node to another (see, e.g., page 10, lines 11-20; FIG. 5, block 88), determine a respective status of each of the network nodes to which it has migrated (see, e.g., page 9, lines 25-30; FIG. 5, block 80), and initiate a recovery process on ones of the network nodes having one or more failed node processes (see, e.g., page 10, lines 3-5; FIG. 5, blocks 82-84). The recovery modules determine the status of each of the network nodes (see, e.g., page 5, lines 13-15). The network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of each of the network nodes (see, e.g., page 8, lines 26-28; FIG. 3, block 52).

B. Independent claim 5

The aspect of the invention defined in independent claim 5 is a system for managing a plurality of distributed nodes of a network (see, e.g., page 4, line 28- page 5, line 1; FIG. 1). The system includes a recovery module (see, e.g., page 8, lines 3-6; FIG. 2, block 20) configured to

migrate from one network node to another (see, e.g., page 10, lines 11-20; FIG. 5, block 88), determine a status of a network node (see, e.g., page 9, lines 25-30; FIG. 5, block 80), and initiate a recovery process on a network node having one or more failed node processes (see, e.g., page 10, lines 3-5; FIG. 5, blocks 82-84). The recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol (see, e.g., page 9, line 28 - page 10, line 3).

C. Independent claim 11

The aspect of the invention defined in independent claim 11 is a method for managing a plurality of distributed nodes of a network (see, e.g., page 4, line 28- page 5, line 1; FIG. 1). This method includes (a) on a current one of the network nodes, determining a status of the current network node (see, e.g., page 9, lines 25-30; FIG. 5, block 80); (b) in response to a determination that the current network node has one or more failed node processes, initiating a recovery process on the current network node (see, e.g., page 10, lines 3-5; FIG. 5, blocks 82-84); (c) after initiating the recovery process, migrating from the current network node to a successive one of the network nodes (see, e.g., page 10, lines 11-20; FIG. 5, block 88); and (d) repeating (a), (b), and (c) with the current network node corresponding to the successive network node for each of the nodes in the network (see, e.g., page 5, lines 13-15, and page 3, lines 2-4).

D. Independent claim 20

The aspect of the invention defined in independent claim 20 is a computer program for managing a plurality of distributed nodes of a network (see, e.g., page 4, line 28- page 5, line 1; page 6, lines 13-20; FIG. 2; page 8, lines 14-17; page 10, line 21 - page 11, line 4). The computer program resides on a computer-readable medium and includes computer-readable instructions (see, e.g., page 8, lines 14-17; page 10, line 21 - page 11, line 4). The computer-readable instructions cause a computer to migrate the computer program from one network node to a series of successive network nodes (see, e.g., page 10, lines 11-20; FIG. 5, block 88). The computer-readable instructions cause a computer to determine a status of a current one of the network nodes to which the computer program has migrated (see, e.g., page 9, lines 25-30; FIG.

5, block 80). The computer-readable instructions cause a computer to initiate a recovery process on the current network node in response to a determination that the current network has one or more failed node processes (see, e.g., page 10, lines 3-5; FIG. 5, blocks 82-84). The computer-readable instructions cause a computer to migrate from the current network node to a successive one of the network nodes after initiating the recovery process on the current network node (see, e.g., page 10, lines 11-20; FIG. 5, block 88).

E. Dependent claim 27

Claim 27 depends from claim 1 and recites that the network management module determines a number of the recovery modules needed to achieve a specified network monitoring service level, and launches the determined number of recovery modules into the network to achieve the specified network monitoring service level (see, e.g., page 8, line 24 - page 9, line 5; FIG. 3, blocks 50-54).

F. Dependent claim 28

Claim 28 depends from claim 1 and recites that the network management module statistically identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes (see, e.g., page 8, lines 21-24; FIG. 3, block 50).

G. Dependent claim 29

Claim 29 depends from claim 11 and recites: determining a number of the recovery modules needed to achieve a specified network monitoring service level (see, e.g., page 8, line 24 - page 9, line 5; FIG. 3, blocks 50-54); statistically identifying target ones of the network nodes to achieve a specified confidence level of network monitoring reliability (see, e.g., page 8, lines 21-24; FIG. 3, block 50); and transmitting the determined number of the recovery modules to the identified target network nodes (see, e.g., page 8, line 24 - page 9, line 5; FIG. 3, blocks 50-54).

VI. Grounds of Rejection to be Reviewed on Appeal

- A. Claim 5 stands rejected under 35 U.S.C § 112, first paragraph.
- B. Claim 5 stands rejected under 35 U.S.C § 102(e) over Turek (U.S. 6,460,070).
- C. Claim 5 stands rejected under 35 U.S.C § 103(a) over Turek (U.S. 6,460,070) in view of Harvell (U.S. 6,834,302).
- D. Claims 1-4, 6-9, 21-25, and 30 stand rejected under 35 U.S.C § 103(a) over Turek (U.S. 6,460,070) in view of Sreenivasan (U.S. 2002/0049845).
- E. Claims 27-29 stand rejected under 35 U.S.C. § 103(a) over Turek (U.S. 6,460,070) in view of Douik (U.S. 6,012,152).

VII. Argument

A. Rejection of claim 5 under 35 U.S.C. § 102(e) over Turek

The Examiner has rejected claim 5 under 35 U.S.C § 112, first paragraph.

1. The examiner has failed to establish a *prima facie* case of nonenablement

As stated by the Federal Circuit:

When rejecting a claim under the enablement requirement of Section 112, the [Patent Office] bears an initial burden of setting forth a reasonable explanation as to why it believes that the scope of protection provided by the claim is not adequately enabled by the description of the invention provided in the specification of the application; this includes, of course, providing sufficient reasons for doubting any assertions in the specification as to the scope of enablement.¹

¹ *In re Wright*, 999 F.2d 1557, 27 USPQ 2d 1510, 1513 (Fed. Cir. 1993). Also see MPEP § 2164.04.

The only explanation given by the Examiner in support of the rejection of claim 5 under 35 U.S.C. § 112, first paragraph, is as follows (see page 2, § 2 of the Office action dated March 20, 2008; original emphasis):

Claim 5 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Applicant's specification fails to disclose the details regarding the "Heartbeat Messaging Protocol". Applicant's specification merely states that recovery modules may be configured to determine the status of a network node in accordance with a "heartbeat messaging protocol". If "Heartbeat messaging protocol" is not a commonly used protocol and is in fact a novel protocol belonging to the applicant then how come there is no detailed description of this "Heartbeat messaging Protocol" in applicant's specification.

Additionally the specification fails to disclose or suggest how the software agents determine the status of a network node, where the status is determinable in accordance with the heartbeat messaging protocol.

In the first paragraph quoted above, the rationale given by the Examiner in support of rejection of claim 5 under 35 U.S.C. § 112, first paragraph, consists of the Examiner's assertion that "Applicant's specification fails to disclose the details regarding the 'Heartbeat Messaging Protocol'" and a hypothetical argument that explicitly is conditioned on the assumption that "'Heartbeat messaging protocol' is not a commonly used protocol and is in fact a novel protocol belonging to the applicant." The Examiner's assertion that "Applicant's specification fails to disclose the details regarding the 'Heartbeat Messaging Protocol,'" however, does not constitute an explanation (reasonable or otherwise) as to why he believes that the scope of protection provided by claim 5 is not adequately enabled by the description of the invention provided in the specification of the application. For example, the Examiner has not explained in any way whatsoever why one skilled in the art could not have made and used the inventive subject matter defined in claim 5 based on the disclosure provided in page 2, lines 15-26, page 3, lines 20-25, and page 9, line 25 - page 10, line 11 of the specification. In addition, there is no rational basis

for the Examiner's assumption that the "heartbeat messaging protocol" recited in claim 5 "is not a commonly used protocol and is in fact a novel protocol belonging to the applicant." To the contrary, the specification explicitly discloses that "Recovery module 20 may probe the health of an associated node process by accessing one or more node monitoring resources of the network node in accordance with a conventional heartbeat messaging protocol" (page 9, lines 28-30). Therefore, the rationale given by the Examiner in the first paragraph quoted above does not provide a rational basis as to why the disclosure does not teach the manner and process of making and using the inventive subject matter defined in claim 5 to one of ordinary skill in the art, without undue experimentation, and dealing with subject matter that would not already be known to the skilled person as of the filing date of the application.

In the second paragraph quoted above, the rationale given by the Examiner in support of rejection of claim 5 under 35 U.S.C. § 112, first paragraph, consists of the Examiner's assertion that "the specification fails to disclose or suggest how the software agents determine the status of a network node, where the status is determinable in accordance with the heartbeat messaging protocol." This assertion, however, does not constitute an explanation (reasonable or otherwise) as to why he believes that the scope of protection provided by claim 5 is not adequately enabled by the description of the invention provided in the specification of the application. For example, the Examiner has not explained in any way whatsoever why one skilled in the art could not have made and used the inventive subject matter defined in claim 5 based on the disclosure provided in page 2, lines 15-26, page 3, lines 20-25, page 8, lines 3-13, and page 9, line 25 - page 10, line 11 of the specification. Therefore, the rationale given by the Examiner in the second paragraph quoted above does not provide a rational basis as to why the disclosure does not teach the manner and process of making and using the inventive subject matter defined in claim 5 to one of ordinary skill in the art, without undue experimentation, and dealing with subject matter that would not already be known to the skilled person as of the filing date of the application.

For at least these reasons, the rationale given by the Examiner in support of the rejection of claim 5 under 35 U.S.C. § 112, first paragraph does not establish a *prima facie* case of nonenablement and the rejection should be withdrawn.

2. In any event, claim 5 is enabled

The general rule is that the subject matter required to enable the invention need only be found in the application and/or the prior art for the application to be enabling under Section 112, first paragraph.

In pertinent part, claim 5 recites “a recovery module configured to migrate from one network node to another, determine a status of a network node, and initiate a recovery process on a network node having one or more failed node processes, wherein the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol.”

The application discloses the manner and process of making and using the inventive subject matter defined in claim 5 to one of ordinary skill in the art, without undue experimentation, and dealing with subject matter that would not already be known to the skilled person as of the filing date of the application. For example, the specification discloses that:

- Recovery modules 20 are software components that are capable of migrating from one network node to another and executing on each network node. In one embodiment, recovery modules 20 are implemented as JAVA objects that are instantiated by recovery module operating environment 42. Each node in distributed computing system 10 may include a recovery module operating environment 42 that executes on a JVM and provides recovery modules 20 access to certain status monitoring, recovery resources and native operating system resources that are available at each network node. Recovery modules 20 may access node resources indirectly through services (e.g., JAVA classes that may be instantiated as objects containing methods for accessing node resources) or they may access node resources directly. (See page 8, lines 3-13.)
- Recovery module 20 may probe the health of an associated node process by accessing one or more node monitoring resources of the network node in accordance with a conventional heartbeat messaging protocol. (See Detailed Description on page 9, lines 28-30.)
- The recovery module may be configured to determine the status of a network node by sending an inter-process communication to a node process. The recovery module may be configured to determine the status of a network node in accordance with a heartbeat messaging protocol. The recovery module also may be programmed to use standard operating facilities (e.g., the Unix “ps” command) to determine the status of a network node process. (See Summary on page 3, lines 20-25.)

- A heartbeat monitor may probe the health of an associated node process by, for example, detecting if the node process has failed, monitoring the node log file for any indication of process failure, exchanging messages with the node process, or making calls to the node system manager to determine if the system is operating properly. (See Background on page 2, lines 20-24).

Based on this disclosure, one skilled in the art would have been able to make and use a recovery module that is configured to determine the status of a network node in accordance with a heartbeat messaging protocol as recited in claim 5. For example, one skilled in the art readily could have made and used a recovery module that operates on a node, which provides a recovery module operating environment 42 that executes on a JVM and provides the recovery module with access to certain status monitoring, recovery resources and native operating system resources that are available at each network node as described on page 8, lines 3-13. Such a person also readily could have configured the recovery module to “probe the health of an associated node process by accessing one or more node monitoring resources of the network node in accordance with a conventional heartbeat messaging protocol” (as disclosed on page 9, lines 28-30), where such probing may involve “detecting if the node process has failed, monitoring the node log file for any indication of process failure, exchanging messages with the node process, or making calls to the node system manager to determine if the system is operating properly” (as disclosed on page 2, lines 21-24).

Thus, the application disclosure teaches the manner and process of making and using the inventive subject matter defined in claim 5 to one skilled in the art, without undue experimentation, and dealing with subject matter that would not already be known to the skilled person as of the filing date of the application.

For at least this additional reason, the Examiner's rejection of claim 5 under 35 U.S.C. § 112, first paragraph, should be withdrawn.

B. Rejection of claim 5 under 35 U.S.C. § 102(e) over Turek

The Examiner has rejected claim 5 under 35 U.S.C § 102(e) over Turek (U.S. 6,460,070).

1. Applicable standards for sustaining a rejection under 35 U.S.C. § 102(e)

The relevant part of 35 U.S.C. § 102(e) states that a person shall be entitled to an invention, unless - “the invention was described in -- (1) an application for patent published under section 122(b), by another filed in the United States before the invention by the applicant for patent...” Anticipation under 35 U.S.C. § 102(e) requires that each and every element of the claimed invention be present, either expressly or inherently, in a single prior art reference. *EMI Group N. Am., Inc., v. Cypress Semiconductor Corp.*, 268 F.3d 1342, 1350 (Fed. Cir. 2001). Anticipation must be proved by clear and convincing evidence. *Electro Medical Systems, S.A. v. Cooper Life Sciences, Inc.*, 34 F3d 1048, 1052 (Fed. Cir. 1994).

2. Independent claim 5

a. Introduction

Independent claim 5 recites:

5. A system for managing a plurality of distributed nodes of a network, comprising:

a recovery module configured to migrate from one network node to another, determine a status of a network node, and initiate a recovery process on a network node having one or more failed node processes, wherein the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol.

As explained in detail below, the rejection of independent claim 5 under 35 U.S.C. § 102(e) over Turek should be withdrawn because Turek neither expressly nor inherently discloses each and every element of the invention defined by the claim.

b. The Examiner's position

In support of the rejection of claim 5, the Examiner has stated that (see § 5 on page 3 of the Office action dated March 20, 2008; emphasis added):

As per claim 5 Turek disclosed a system for managing a plurality of distributed nodes of a network, comprising: a recovery modules configured to migrate from one network node to another, determine a status of a network, and initiate a recovery process on a failed network node (col.2, lines 65-67 & col.2, lines 1-46) wherein the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol (col.2, lines 22-46). Although Turek did not specifically mentioned a heartbeat messaging protocol to determine the status of a network node. However Turek did disclose collecting information about network conditions to include network node by the use of mobile software agents that that periodically check the network status information, which is an inherent function of a heartbeat messaging protocol.

c. Appellant's rebuttal: Turek does not disclose each and every element of the invention defined in claim 1

With regard to "collecting information about network conditions," Turek expressly teaches that "Yet another object of the present invention is to collect information about network conditions as mobile software agents are dispatched and migrated throughout a large computer network to correct network faults, wherein such information is then useful in diagnosing new faults" (col. 2, lines 21-46). Collecting from migratory software agents information useful for diagnosing new faults, however, does not constitute a teaching that each software agent is "configured to determine the status of a network node in accordance with a heartbeat messaging protocol."

Moreover, it is well settled that:

To serve as an anticipation when the reference is silent about the asserted inherent characteristic, such gap in the reference may be filled with recourse to extrinsic evidence. Such evidence must make clear that the missing descriptive matter is necessarily present in the thing described in the reference, and that it would be so recognized by persons of ordinary skill.

Continental Can Company USA, Inc. v. Monsanto Co., 948 F.2d 1264, 20 USPQ2d 1746 (Fed. Cir. 1991). In the present case, the Examiner has not provided any extrinsic evidence that makes clear that the software agents deployed by the dispatch mechanism in accordance with Turek's

teachings necessarily determines the status of a network node in accordance with a heartbeat messaging protocol.

Turek explicitly teaches that when a particular software agent is received at a given node, the software agent “determines whether the event originated from the node” and, if so, “identifies the cause and, if possible, undertakes a corrective or other action depending on the nature of the event in question” (col. 2, lines 49-53; emphasis added). Based on this disclosure, one skilled in the art at the time the invention was made reasonably would have concluded that the software agents are configured to identify the node on which to attempt a corrective action using some sort of identifier. There is no part of Turek’s disclosure that teaches that the software agents use a heartbeat messaging protocol to determine the status of a network node. Indeed, Turek’s software agents are deployed only after an event, such as a network fault, has been determined by the management server 14 (see, e.g., col. 2, lines 35-37). Therefore, there is no need for the software agents to use a heartbeat messaging protocol to determine whether an event originated from a particular node. Instead, each software agent need only be tailored to specifically identify the particular network fault that triggered the deployment of the software agent by the dispatch mechanism 15 (see, e.g., col. 5, lines 31-60 and col. 6, lines 23-59).

Heartbeat messaging is a well-known feature of networks in accordance with which a “heartbeat” message is sent regularly from one node to another node merely to detect failed applications or failed nodes (see, e.g., Forbes, U.S. 6,728,896, col. 4, lines 27-33, and col. 9, lines 2-14; cited by the Examiner). Such heartbeat messages indicate the statement “I’m here, are you here?” (see, e.g., Forbes, col. 9, lines 2-14). Turek discloses that network errors or faults are determined by the remote management server 14 (see, e.g., col. 5, lines 31-60). When a network error or fault is determined, the management node 14 deploys the mobile software agents to diagnose and, if possible, correct the network error or fault (see, e.g., col. 5, lines 37-42). Given the limited information provided by heartbeat messages, they cannot be used to “diagnose and, if possible, correct a network fault” as required of the mobile software agents (see Turek, col. 5, lines 41-42). Instead, the mobile software agents perform these tasks by performing tests at the nodes to which the software agents were deployed by the management server 14 (see col. 7, line 58 - col. 8, line 9). Thus, Turek fails to disclose or suggest software

agents that determine the "status" of a network node, where the "status" is determinable in accordance with a heartbeat messaging protocol.

For at least these reasons, the Examiner's rejection of independent claim 5 under 35 U.S.C. § 102(e) over Turek should be withdrawn.

d. The Examiner's reply to Appellant's arguments and Appellants rebuttal to that reply

In the Appeal Brief dated December 20, 2007, appellant presented the arguments that are explained in the preceding section (see § VII.A.2.c on pages 7-8 of the Appeal Brief dated December 20, 2008). In the Office action dated March 20, 2008, the Examiner stated that he was not convinced by these arguments and then provided the following rationale in support of his position (see § 28 on pages 11-12 of the Office action; original emphasis):

As to applicant's Turek does disclose the heartbeat messaging protocol, although Turek does not "spell out" the name of the functionality to be heartbeat-messaging protocol. Turek on col.2, lines 22-26 states "Yet another object of the present invention is to collect information about network conditions as mobile software agents are dispatched and migrated throughout a large computer network to correct faults, wherein such information is then useful in diagnosing new faults."

This reply, however, does not respond to the points raised by the appellant in the Appeal Brief dated December 20, 2007.

In particular, the Examiner has not responded to appellant's explanation that Turek indicates that the "collection information about network conditions" is useful in diagnosing new faults but is silent about how such information is collected (see, e.g., col. 2, lines 21-46) and that Turek's unspecified method of collecting such information does not constitute a teaching that each software agent is "configured to determine the status of a network node in accordance with a heartbeat messaging protocol," as recited in claim 5.

The Examiner also has not responded to appellant's explanation that one skilled in the art would not have had any basis for believing that the software agent that is selected and deployed specifically in response to a particular, previously identified fault event in accordance with

Turek's teachings would have used a heartbeat messaging protocol to determine whether that fault event originated from a given node or to identify the cause that fault event because there Turek's software agents are deployed only after an event, such as a network fault, has been determined by the management server 14 (see, e.g., col. 2, lines 35-37).

The Examiner repeatedly has not rebutted appellant's points (see, e.g., § 2 pages 8-10 of the Response dated May 7, 2007, and § VII.A.2.d on pages 8-10 of the Appeal Brief dated December 20, 2008). Therefore, the Examiner apparently has conceded that Turek does not provide any intrinsic evidence to support the Examiner's assumption that the software agent that is selected and deployed specifically in response to a particular, previously identified fault event would have used a heartbeat messaging protocol to determine whether that fault event originated from a given node or to identify the cause that fault event. Since the Examiner has not made-up for the failure of Turek's disclosure by providing any extrinsic evidence that makes clear that the software agents deployed by the dispatch mechanism in accordance with Turek's teachings necessarily determines the status of a network node in accordance with a heartbeat messaging protocol, Turek cannot support the rejection under 35 U.S.C. § 102(e) (see *Continental Can Company USA, Inc. v. Monsanto Co.*, 948 F.2d 1264, 20 USPQ2d 1746 (Fed. Cir. 1991) (quote above)).

3. Conclusion

For at least the reasons explained above, the rejection of independent claim 5 under 35 U.S.C. § 102(e) over Turek should be withdrawn.

C. Rejection of claim 5 under 35 U.S.C. § 103(a) over Turek in view of Harvell

The Examiner has rejected claim 5 under 35 U.S.C. § 103(a) over Turek in view of Harvell (U.S. 6,834,302).

1. Applicable standards for sustaining a rejection under 35 U.S.C. § 103(a)

"A patent may not be obtained ... if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious

at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.” 35 U.S.C. §103(a).

In an appeal involving a rejection under 35 U.S.C. § 103, an examiner bears the initial burden of establishing *prima facie* obviousness. See In re Rijckaert, 9 F.3d 1531, 1532, 28 USPQ2d 1955, 1956 (Fed. Cir. 1993). To support a *prima facie* conclusion of obviousness, the prior art must disclose or suggest all the limitations of the claimed invention.² See In re Lowry, 32 F.3d 1579, 1582, 32 USPQ2d 1 031, 1034 (Fed. Cir. 1994). If the examiner has established a *prima facie* case of obviousness, the burden of going forward then shifts to the applicant to overcome the *prima facie* case with argument and/or evidence. Obviousness, is then determined on the basis of the evidence as a whole and the relative persuasiveness of the arguments. This inquiry requires (a) determining the scope and contents of the prior art; (b) ascertaining the differences between the prior art and the claims in issue; (c) resolving the level of ordinary skill in the pertinent art; and (d) evaluating evidence of secondary consideration. See KSR Int'l Co. v. Teleflex Inc., No. 04-1350, slip op. at 2 (U.S. Apr. 30, 2007) (citing Graham v. John Deere, 383 U.S. 1, 17-18, 148 USPQ 459, 467 (1966)). If all claim limitations are found in a number of prior art references, the fact finder must determine whether there was an apparent reason to combine the known elements in the fashion claimed. See KSR, slip op. at 14. This analysis should be made explicit. KSR, slip op at 14 (citing In re Kahn, 441 F. 3d 977, 988 (CA Fed. 2006): “[R]ejections on obviousness grounds cannot be sustained by mere conclusory statements; instead, there must be some articulated reasoning with some rational underpinning to support the legal conclusion of obviousness”).

² The U.S. Patent and Trademark Office has set forth the following definition of the requirements for establishing a *prima facie* case of unpatentability (37 CFR § 1.56(b)(ii)):

A *prima facie* case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

2. Independent claim 5

a. Introduction

Independent claim 5 recites:

5. A system for managing a plurality of distributed nodes of a network, comprising:

a recovery module configured to migrate from one network node to another, determine a status of a network node, and initiate a recovery process on a network node having one or more failed node processes, wherein the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol.

As explained in detail below, the rejection of independent claim 5 under 35 U.S.C. § 103(a) over Turek in view of Harvell should be withdrawn because (1) the Examiner has not shown that the cited references disclose each and every element of the claim, and (2) one skilled in the art at the time the invention was made would not have had any apparent reason to modify the teachings of Turek in the manner proposed by the Examiner.

b. The Examiner's position

In support of the rejection of claim 5, the Examiner has stated that (see § 8, pages 4-5 of the Office action dated March 20, 2008; emphasis added):

As per claims 5 Turek disclosed a system for managing a plurality of distributed nodes of a network, comprising: a recovery modules configured to migrate from one network node to another, determine a status of a network, and initiate a recovery process on a network node having one or more failed node processes (col. 2, lines 65-67 & col. 2, lines 1-46) wherein the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol (col.2, lines 22-46). However Turek did not specifically mentioned a heartbeat messaging protocol to determine the status of a network node. In the same field of endeavor Harvell disclosed a heartbeat messaging protocol to determine the status of a network node (col.2, lines 50-56).

It would have been obvious to one in the ordinary skill in the art at the time the invention was made to have incorporated the heartbeat messaging protocol to determine the status of a network node as disclosed by Harvell in the a system for managing a plurality of distributed nodes of a network as disclosed by Turek in order to make the managing the system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes.

c. Appellant's rebuttal: the cited references do not disclose each and every element of claim 5

Claim 5 recites that "the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol." Thus, under a proper construction of claim 5, the term "status" must be construed as a status of the network node that is determinable in accordance with a heartbeat messaging protocol.

Heartbeat messaging is a well-known feature of networks in accordance with which a "heartbeat" message is sent regularly from one node to another node merely to detect failed applications or failed nodes (see, e.g., Forbes, U.S. 6,728,896, col. 4, lines 27-33, and col. 9, lines 2-14; cited by the Examiner). Such heartbeat messages indicate the statement "I'm here, are you here?" (see, e.g., Forbes, col. 9, lines 2-14).

As explained above in § VII.B.2, Turek does not expressly nor impliedly teach a recovery module that is configured to determine the status of a network node in accordance with a heartbeat messaging protocol. Instead, Turek discloses that network errors or faults are determined by the remote management server 14 (see, e.g., col. 5, lines 31-60). When a network error or fault is determined, the management node 14 deploys the mobile software agents to diagnose and, if possible, correct the network error or fault (see, e.g., col. 5, lines 37-42). Given the limited information provided by heartbeat messages, they cannot be used to "diagnose and, if possible, correct a network fault" as required of the mobile software agents (see Turek, col. 5, lines 41-42). Instead, the mobile software agents perform these tasks by performing tests at the nodes to which the software agents were deployed by the management server 14 (see col. 7, line 58 - col. 8, line 9). Thus, Turek fails to disclose or suggest software agents that determine the

“status” of a network node, where the “status” is determinable in accordance with a heartbeat messaging protocol.

In accordance with Harvell's teachings, a client computer in a network associated with a DTG (dynamic topology group) periodically sends a heartbeat message to indicate to the primary master that the network is still connected (see, e.g., col. 2, lines 50-56). The client computer is required to send periodic heartbeat messages to the primary master DNS server to maintain an active DTG state with respect to the handling of DNS queries matching resource records that belong to the DTG, and the remote primary master DNS server determines the status of a given network based on the passive receipt or non-receipt of a heartbeat message from the a computer in the given network (see, e.g., col. 5, lines 44-60). Thus, Harvell fails to disclose or suggest software agents that determine the “status” of a network node, where the “status” is determinable in accordance with a heartbeat messaging protocol. Instead, Harvell discloses that heartbeat messages are sent by fixed client computers to a remote primary master DNS server.

Therefore, both Turek and Harvell fail to disclose or suggest software agents that determine the “status” of a network node, where the “status” is determinable in accordance with a heartbeat messaging protocol. Since the cited references do not disclose or suggest disclose or suggest all the limitations of the invention defined in claim 5, the rejection under 35 U.S.C. § 103(a) over Turek in view of Harvell should be withdrawn. See In re Lowry, 32 F.3d 1579, 1582, 32 USPQ2d 1 031, 1034 (Fed. Cir. 1994).

d. Appellant's rebuttal: the rationale given in support of the rejection of claim 5 does not even facially establish a *prima facie* case of obviousness

On its face, the rationale given by the Examiner in support of the rejection of claim 5 does not establish a *prima facie* case of obviousness. In particular, the Examiner's position is that is would have been obvious “to have incorporated the heartbeat messaging protocol to determine the status of a network node as disclosed by Harvell in a system for managing a plurality of distributed nodes of a network as disclosed by Turek.” In accordance with Turek's teachings, the management server 14 determines network errors or faults (see, e.g., col. 5, lines 31-60) and subsequently deploys the mobile software agents to diagnose and, if possible, correct the network error or fault (see, e.g., col. 5, lines 37-42). The incorporation of a heartbeat

messaging protocol into the management server 14 to determine the status of a network node as disclosed by Harvell (i.e., by receiving heartbeat messages from fixed remote client computers) would not result in the invention defined in claim 5, where “the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol.”

For at least this additional reason, the rejection of claim 5 under 35 U.S.C. § 103(a) over Turek and Harvell should be withdrawn.

e. Appellant's rebuttal: one skilled in the art at the time the invention was made would not have had any apparent reason to modify the teachings of Turek in the manner proposed by the Examiner

In accordance with Turek's teachings, the software agents are deployed only after an event, such as a network fault, has been determined by the management server 14 (see, e.g., col. 2, lines 35-37). Therefore, there is no need for the software agents to use a heartbeat messaging protocol to determine whether such an event originated from a particular node. Instead, each software agent need only be tailored to specifically identify the particular network fault that triggered the deployment of the software agent by the management server 14 (see, e.g., col. 5, lines 31-60 and col. 6, lines 23-59). As explained above, such information is not determinable in accordance with a heartbeat protocol due to the limited nature of the information conveyed by the heartbeat messages (i.e., “I'm here, are you here?”) For at least this reason, one skilled in the art at the time the invention was made would not have had any apparent reason to modify the teachings of Turek in the manner proposed by the Examiner.

In addition, the Examiner has premised his proposed combination of Turek and Harvell on the following rationale:

It would have been obvious to one in the ordinary skill in the art at the time the invention was made to have incorporated the heartbeat messaging protocol to determine the status of a network node as disclosed by Harvell in the a system for managing a plurality of distributed nodes of a network as disclosed by Turek in order to make the managing system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes.

Neither Turek nor Harvell, however, provides any support for the Examiner's assertion that modifying his proposed modification of Turek's system would "make the managing system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes." This assertion is a pure fabrication of the Examiner's imagination.

In addition, instead of pointing to some teaching or suggestion in Turek, Harvell, or the knowledge generally available to support the proposed combination of Turek and Harvell, the Examiner has relied on circular reasoning. In particular, the Examiner's proffered motivation (i.e., because it would "...make the managing system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes") assumes the result (i.e., the modification of Turek's system) to which the proffered "motivation" was supposed to have led one skilled in the art. Such circular reasoning cannot possibly support a rejection under 35 U.S.C. § 103(a). Indeed, such circular reasoning only evidences the fact that the Examiner improperly has engaged in impermissible hindsight reconstruction of the claimed invention, using applicants' disclosure as a blueprint for piecing together elements from the prior art in a manner that attempts to reconstruct the invention recited in claim 1 only with the benefit of impermissible hindsight (see KSR Int'l Co. v. Teleflex Inc., slip op. at 17: "A factfinder should be aware, of course, of the distortion caused by hindsight bias and must be cautious of arguments reliant upon ex post reasoning."). The fact is that neither Turek nor Harvell nor the knowledge generally available at the time the invention was made would have led one skilled in the art to believe that there was any problem to be solved or any advantage that would be gained by the Examiner's proposed modification of Turek's system.

Without any apparent reason for modifying Turek's system, the Examiner's rationale in support of the rejection of claim 5 amounts to no more than a conclusory statement that cannot support a rejection under 35 U.S.C. § 103.

For at least these additional reasons, the rejection of claim 5 under 35 U.S.C. § 103(a) over Turek in view of Harvell should be withdrawn.

f. The Examiner's reply to Appellant's arguments and Appellants rebuttal to that reply

In the Appeal Brief dated December 20, 2007, appellant presented the arguments that are explained in the preceding section (see §§ VII.B.2.c-e on pages 12-16 of the Appeal Brief dated December 20, 2008). In the Office action dated March 20, 2008, the Examiner stated that he was not convinced by these arguments and then provided the following rationale in support of his position (see § 26 on pages 10-11 of the Office action; original emphasis):

With respect to claim 5 applicant argued that one in the ordinary skill in the art would not have any basis to for believing that the software agent that is selected and deployed specifically in response to a particular, previously identified fault event in accordance with Turek's teachings would have heartbeat messaging protocol to determine whether that fault event originated from a given node or to identify the cause that fault event because there Turek's software agent are deployed only after an event.

As to applicant's argument, applicant's representative is adding irrelevant details (see underlined) to claim 5 in making his argument with respect to its broad claim language. Apparently, applicant disagrees with examiner's interpretation that one in the ordinary skill at the time the invention was made would have incorporated the "heartbeat messaging protocol" to determine the status of a network node as disclosed by Harvell in the a system for managing a plurality of distributed nodes of a network as disclosed by Turek in order to make the managing system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes.

However applicant's background section (Page-2, lines 15-19) of the specification indicates that "heart beat monitors" are typically used to determine status/health of the network nodes. Applicant's specification merely states that recovery modules may be configured to determine the status of a network node in accordance with a "heartbeat messaging protocol". If "heartbeat messaging protocol" is not a commonly used protocol and is in fact a novel protocol belonging to the applicant then how come there is no detailed description of this "Heartbeat messaging Protocol" in applicant's specification (please see 112 rejection above).

Applicant is advised to **argue the presented claim language only** without injecting any additional nuances that do not pertain to the functionality of the subject matter being claimed.

This reply, however, does not respond to the points raised by the appellant in §§ VII.B.2.c-e on pages 12-16 of the Appeal Brief dated December 20, 2008.

In this second paragraph quoted above, the Examiner argues that “applicant's representative is adding irrelevant details (see underlined) to claim 5.” The arguments to which the Examiner's reply is directed, however, explain the contents of Turek's disclosure and what one skilled in the art would understand from that disclosure; these arguments are not add any “details” to the subject matter defined in claim 5.

In the third paragraph quoted above, the Examiner has conflated his rejection of claim 5 under 35 U.S.C. § 112, first paragraph, with his rejection of claim 3 under 35 U.S.C. § 103(a). This paragraph does not respond to the points raised by the appellant in §§ VII.B.2.c-e on pages 12-16 of the Appeal Brief dated December 20, 2008.

The gratuitous admonition made by the Examiner in the fourth paragraph quoted above is based on the Examiner's misunderstanding of the points raised by Appellants §§ VII.B.2.c-e on pages 12-16 of the Appeal Brief dated December 20, 2008.

g. Conclusion

For the reasons explained above, the rejection of claim 5 under 35 U.S.C. § 103(a) over Turek and Harvell should be withdrawn.

D. Rejection of claims 1-4, 6-9, 21-25 and 30 under 35 U.S.C § 103(a) over Turek in view of Sreenivasan

The Examiner has rejected claims 1-4, 6-9, 21-25, and 30 under 35 U.S.C § 103(a) over Turek in view of Sreenivasan (U.S. 2002/0049845).

1. Independent claim 1

a. Introduction

Independent claim 1 recites:

1. A system for managing a plurality of distributed nodes of a network, comprising:

a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes;

wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes, and the network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of each of the network nodes.

As explained in detail below, the rejection of independent claim 1 under 35 U.S.C. § 103(a) over Turek in view of Sreenivasan should be withdrawn because (1) the Examiner has not shown that the cited references disclose each and every element of the claim, and (2) one skilled in the art at the time the invention was made would not have had any apparent reason to modify the teachings of Turek in the manner proposed by the Examiner.

b. The Examiner's position

In support of the rejection of independent claim 1, the Examiner has stated that (see § 11, pages 5-6 of the Office action dated March 20, 2008; emphasis added):

As per claims 1, 11, 19 & 20 Turek-Sreenivasan disclosed a method for managing a plurality of distributed nodes of a network, comprising: a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network to another, determine a

respective status of each of the network nodes to which it has migrated, and initiate a recovery process on failed ones of the network nodes.(col.3, lines 48-64, col.1, lines 59-62, 65-67, col.2, lines 22-26, col.2, lines 1-3, col.2, lines 22-26 & col.5, lines 32-60), having one or more failed node processes, the recovery modules determine the status of each of the network nodes, and the network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of the network nodes (col.7, lines 58-67 & col.8, lines 1-9). However Turek did not explicitly disclose the recovery module (software agents) periodically sending network node status. In the same field of endeavor Sreenivasan disclosed recovery modules sending periodic status updates of a specific node to the other network entity node (page.2, paragraph.26 & page.6, paragraphs. 111 & 112).

c. Appellant's rebuttal: the cited references do not disclose each and every element of claim 1

i. The cited references do not disclose a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes

Neither Turek nor Sreenivasan discloses or suggests a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes.

As explained in detail below, Turek's system does not launch migratory recovery modules into a network to monitor status of each of the network nodes, wherein the recovery modules determine the status of each of the network nodes and the network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of each of the network nodes.

Sreenivasan does not make-up for this failure of Turek's disclosure. Indeed, Sreenivasan does not disclose or suggest anything about migratory recovery modules.

(1) Turek does not disclose a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes

(a) Turek's disclosure

In accordance with Turek's disclosure, the mobile software agents are deployed by the dispatch mechanism 15 in the management server 14 only in response to either a report of a "network 'fault', alarm or other such trigger" (col. 7, lines 3-4) or a "request for maintenance in some non-specified area of the network" (col. 7, line 7). The dispatch mechanism 15 deploys a selected one of the software agents to the particular location of a fault or a particular area of a network where the fault is likely to have occurred (see, e.g., col. 7, lines 1-57). If the initial given node location does not contain the specific fault for which the software agent was deployed, the software agent identifies "a subset of nodes (associated with the given node) that remain candidates for locating the error" (col. 8, lines 31-32). Once the particular fault is located and diagnosed, the software agent attempts to fix the problem (see col. 9, lines 21-22). "If unable to effect repairs, the agent will, at a minimum, report back with the diagnosis to a user interface of the dispatch mechanism" (col. 9, lines 28-30). Turek does not teach or suggest anything that that would have led one skilled in the art at the time the invention was made to believe that the software agent migrates to any other nodes after attempting to "effect repairs" and reporting back with the diagnosis. To the contrary, in accordance with Turek's teachings, each of the mobile software agents is deployed to diagnose and, if possible correct, only one particular network fault (see, e.g., col. 5, lines 43-60). Therefore, there is no apparent need for any of Turek's software agents to migrate from the node that contains the particular network fault that the software agent was deployed to diagnose and correct.

Thus, one skilled in the art at the time the invention was made would not have had any basis for believing that Turek's system launches migratory recovery modules into a network to monitor status of each of the network nodes, as recited in claim 1. In accordance with its ordinary and accustomed meaning, the verb "monitor" means "to watch, keep track of, or check usu. for a special purpose" (Merriam-Webster's Collegiate Dictionary, Tenth Edition (1995)). The dispatch mechanism 15 does not launch migratory recovery modules into the network to monitor status of each of the network nodes. Instead, the dispatch mechanism 15 deploys the

software agents only after a network fault already has been determined by the management server 14 (see, e.g., col. 7, lines 3-4) or after receiving a “request for maintenance in some non-specified area of the network” (col. 7, line 7), and the dispatched agents cease migrating after reaching their respective target nodes.

In addition, one skilled in the art at the time the invention was made would not have had any basis for believing that Turek's software agents determine the status of each of the nodes of a network. To the contrary, based on Turek's teaching, such a person would have recognized that the software agents are designed to recursively narrow the search for the particular network nodes for which they were respectively deployed and, after arriving at the target network nodes, the software agents attempt to effect repairs and report back diagnoses; the dispatched agents cease migrating after reaching their respective target nodes. That is, the software agents are not configured to determine the status of each of the network nodes, as recited in claim 1. Moreover, Turek only teaches that each of the software agents is configured to determine whether a particular event originated from a node (see col. 2, lines 49-53). Turek does not teach that these agents are configured to determine the status of their respective target nodes. Consequently, the dispatch mechanism 15 is not configured to provide periodic monitoring of the status of each of the network nodes, as recited in claim 1.

(b) The cited sections of Turek's disclosure do not support the Examiner's position

The Examiner has pointed to col. 3, lines 48-64, col.1, lines 59-62, 65-67, col.2, lines 22-26, col.2, lines 1-3, col.2, lines 22-26 & col.5, lines 32-60 in support of the position that Turek discloses “a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes” (see ¶ 11 of the Office action dated March 20, 2008). As explained in detail below, however, the cited sections of Turek's disclosure, however, do not support the Examiner's characterization of Turek's teachings.

Col.3, lines 48-64:

Col.3, lines 48-64 recites:

Referring now to FIG. 1, the invention is preferably implemented in a large distributed computer environment 10 comprising up to thousands of "nodes." The nodes will typically be geographically dispersed and the overall environment is "managed" in a distributed manner. Preferably, the managed environment (ME) is logically broken down into a series of loosely-connected managed regions (MR) 12, each with its own management server 14 for managing local resources with the MR. The network typically will include other servers (not shown) for carrying out other distributed network functions. These include name servers, security servers, file servers, threads servers, time servers and the like. Multiple servers 14 coordinate activities across the enterprise and permit remote site management and operation. Each server 14 serves a number of gateway machines 16, each of which in turn support a plurality of endpoints 18. The server 14 coordinates all activity within the MR using a terminal node manager 20.

This disclosure does not teach or suggest anything about launching migratory recovery modules, much less anything about “a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes.”

Col. 1, lines 59-62, 65-67:

Col. 1, lines 59-62, 65-67 recites:

It would be a significant advantage to provide some automatic means of diagnosing and correcting network problems in this type of computer environment. The present invention addresses this important problem.

...

It is a primary object of this invention to automatically diagnose faults or other events that occur in a large, distributed computer network.

This disclosure does not teach or suggest anything about launching migratory recovery modules, much less anything about “a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes.”

It is noted that diagnosing and correcting network problems does not constitute monitoring the status of each of nodes in a network (see § VII.C.1.a.i.(1)(a). on page 18 above).

Col. 2, lines 1-3:

Col. 2, lines 1-3 recites that “It is another primary object of this invention to deploy a software "agent" into a distributed computer network environment to diagnose and, if possible, correct a fault.”

This disclosure does not teach or suggest “a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes.”

It is noted that diagnosing and correcting network problems does not constitute monitoring the status of each of nodes in a network (see § VII.C.1.a.i.(1)(a). on page 18 above).

Col. 2, lines 22-26:

Col. 2, lines 22-26 recites:

Yet another object of the present invention is to collect information about network conditions as mobile software agents are dispatched and migrated throughout a large computer network to correct network faults, wherein such information is then useful in diagnosing new faults.

This disclosure does not teach or suggest "a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes."

It is noted that collecting from mobile software agents information that is useful in diagnosing new faults does not constitute monitoring the status of each of nodes in a network (see § VII.C.1.a.i.(1)(a). on page 18 above).

Col. 5, lines 32-60

Col. 5, lines 32-60 recites:

A preferred embodiment of the present invention is implemented in the enterprise environment illustrated above. In this embodiment, a set of "software agents" are available at a central location (e.g., manager 14) or at a plurality of locations (e.g., the gateways 16) in the network where network errors are reported. The software agents are "mobile" in the sense that the agents are dispatched (as will be described below) from a dispatch mechanism and then migrate throughout the network environment. Generally, the mobile software agents traverse the network to diagnose and, if possible, to correct a network fault.

Thus, when a network error or "fault" is reported whose cause and location are not apparent or readily ascertainable, an appropriate agent is identified and dispatched to determine this information. Preferably, the agent is dispatched to the actual node in the network at which the fault condition occurs. As will be seen, the particular error, as well as other associated events, generally provide a "clue" or clues regarding the network location to which the agent should be sent, as well as the type of agent to send. If the

agent does not find the fault at the initial location to be examined, the agent then migrates through the network to locate the error. The agent preferably chooses its path through the network based on the information received at the dispatching location, as well as information gleaned from each examined location. As will be seen, the particular "path" typically varies as the software agent migrates through the network because information gleaned from a particular node may redirect the agent in some given manner.

This disclosure does not teach or suggest "a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes." Instead, the cited disclosure merely teaches that each of the mobile software agents is deployed to diagnose and, if possible correct, a particular network fault (see, e.g., col. 5, lines 43-60).

It is noted that diagnosing and correcting network problems does not constitute monitoring the status of each of nodes in a network (see § VII.C.1.a.i.(1)(a). on page 18 above).

(2) Conclusion

For the reasons explained above, neither Turek nor Sreenivasan discloses or suggests a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes.

ii. The cited references also do not disclose or suggest a network management module that "monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of each of the network nodes"

The Examiner has acknowledged that "Turek did not explicitly disclose the recovery module (software agents) periodically sending network node status" (see page 6, lines 8-9, of the Office action dated March 20, 2008). In an effort to make-up for this failure of Turek's disclosure, the Examiner has stated that:

“... In the same field of endeavor Sreenivasan disclosed recovery modules sending periodic status updates of a specific node to the other network entity node (page 2, paragraph 26 & page 6, paragraphs 111 & 112).

Contrary to the Examiner's position, however, Sreenivasan does not disclose anything about recovery modules of the type disclosed in Turek, much less anything about such modules “sending periodic status updates of a specific node to the other network entity node.”

In paragraph 26, Sreenivasan discloses (emphasis added):

To address the problems stated above, and to solve other problems which will become apparent in reading the specification and claims, a high availability computing system and method are described. The high availability computing system includes a plurality of computer nodes (for example, a server system) connected by a first and a second network, wherein the computer nodes communicate with each other to detect server failure and transfer applications to other computer nodes on detecting server failure.

Thus, ¶ 26 does not disclose or suggest that recovery modules of the type disclosed in Turek are used to periodically send network node status as assumed incorrectly by the Examiner. Instead, ¶ 26 discloses that “the computer nodes communicate with each other to detect server failure.”

Paragraphs 111 and 112 read as follows:

As noted above, the main component of the Cluster Membership Service is the Cluster Membership Daemon. In some embodiments, the Cluster Membership Daemon is responsible for running the whole protocol and is represented by the Membership Daemon that runs on it. The daemon maintains in an internal variable its current view of the Membership. The daemon is said to have delivered a new Membership when the value of that variable is changed.

Each CMD sends messages to other CMD's by invoking a broadcast primitive. The destination of the broadcast are all the nodes in S except the originator. Typically, the broadcast primitive is the only way CMD sends messages. The semantic of the broadcast primitive are very weak. Message can be lost and there are little guarantees on the ordering at the receive end. Current

implementation of the daemon uses UDP/IP, however any datagram transport can be substituted. The broadcast primitive prepends a header to the message. As stated above CMD uses one type of message. Each message contains useful information and at the same time can be considered as an "I'm alive message" from the sender. CMD is required to periodically broadcast a message. The interval between broadcasts is a configurable parameter.

Thus, neither ¶ 111 nor ¶ 112 teaches that recovery modules of the type disclosed in Turek are not used to periodically send network node status. Instead, the CMD processes running on each of the servers in the cluster communicate with each other to detect server failure. In particular, Sreenivasan teaches that each server 12 in the cluster runs Cluster Management Services (CMS) 32 and Group Communication Services (GCS) 34 (see ¶ 79), where an instance of the CMS service 12 is referred to as a Cluster Management Daemon (CMD) (see ¶ 85). Nodes are represented by the CMD processes that run on them and the failure of such a CMD is interpreted as the failure of the node (see ¶ 85). The CMD processes running on the servers 12 communicate using a Cluster Management Protocol 36 that includes an initialization phase, a monitoring phase, and an agreement phase (see ¶¶ 85-88). During the monitoring phase, the nodes in the cluster send and receive heartbeat messages (see ¶ 89). Paragraphs 111 and 112 explain some of the details of the communications between the CMS processes running on the network nodes.

To summarize, the Examiner has taken the position that the CMD processes running on the servers of the Sreenivasan's cluster constitute "recovery modules." These CMD processes, however, are not mobile.

d. Appellant's rebuttal: one skilled in the art at the time the invention was made would not have had any apparent reason to modify the teachings of Turek in the manner proposed by the Examiner

In support of the rejection of claim 1 under 35 U.S.C. § 103(a) over Turek in view of Sreenivasan, the Examiner has reasoned that (see § 12, last ¶, on page 6 of the Office action dated March 20, 2008):

It would have been obvious to one in the ordinary skill in the art at the time the invention was made to have incorporated a recovery module with periodic status update capability as disclosed by Sreenivasan in the system of managing a plurality of distributed nodes of a network in order to make the managing system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes.

This reasoning, however, does not establish that one skilled in the art would have been led by the teachings of Turek and Sreenivasan to a network management module that “monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of each of the network nodes,” as recited in claim 1.

Indeed, there is nothing in the disclosure of either Turek or Sreenivasan that would have led one skilled in the art at the time the invention was made to modify Turek's migratory software agents to run the server-node-based CMD processes (i.e., the instances of the Cluster Management Services (CMS) 32; see ¶ 85) that are disclosed in Sreenivasan. For example, each of the CMDs is designed to run on a single server of a cluster (see, e.g., ¶ 85). Neither Turek nor Sreenivasan nor the knowledge generally available even hints that such CMD processes could be incorporated into migratory software agents for the purpose of diagnosing and correcting errors or faults on the nodes to which the agents are deployed (see, e.g., col. 5, lines 41-47).

In addition, even assuming only for the purposes of argument that Turek's migratory agents could be modified to run the CMD processes, one skilled in the art would not have had a reasonable basis for believing that the CMD framework would work when running on migratory software agents of the type described in Turek. In particular, the CMD framework is designed to operate with each of the CMDs running on a single respective server of a cluster. Neither Turek nor Sreenivasan provides any basis for believing that the CMD framework could work for its intended purpose if the CMDs were somehow able to migrate from one server to another as proposed by the Examiner.

Finally, the rationale given by the Examiner in support of the rejection of claim 1 under 35 U.S.C. § 103(a) over Turek in view of Sreenivasan amounts to no more than a conclusory statement that cannot support a rejection under 35 U.S.C. § 103(a). In particular, neither Turek nor Sreenivasan nor the knowledge generally available even remotely suggests that modifying

Turek's software agents to run the CMD processes disclosed in Sreenivasan would "make the managing system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes," as asserted by the Examiner. This assertion is a pure fabrication of the Examiner's imagination (in fact, it is the same fabricated rationale that the Examiner relied upon in support of the proposed combination of Turek and Harvell in the rejection of claim 5 discussed above).

Instead of pointing to some teaching or suggestion in Turek, Sreenivasan, or the knowledge generally available to support the proposed combination of Turek and Sreenivasan, the Examiner has relied on circular reasoning. In particular, the Examiner's proffered motivation (i.e., because it would "...make the managing system more reliable and responsive resulting in determining accurate diagnosis and status of the network nodes") assumes the result (i.e., the modification of Turek's system) to which the proffered "motivation" was supposed to have led one skilled in the art. Such circular reasoning cannot possibly support a rejection under 35 U.S.C. § 103(a). Indeed, such circular reasoning only evidences the fact that the Examiner improperly has engaged in impermissible hindsight reconstruction of the claimed invention, using applicants' disclosure as a blueprint for piecing together elements from the prior art in a manner that attempts to reconstruct the invention recited in claim 1 only with the benefit of impermissible hindsight (see KSR Int'l Co. v. Teleflex Inc., slip op. at 17: "A factfinder should be aware, of course, of the distortion caused by hindsight bias and must be cautious of arguments reliant upon ex post reasoning."). The fact is that neither Turek nor Sreenivasan nor the knowledge generally available at the time the invention was made would have led one skilled in the art to believe that there was any problem to be solved or any advantage that would be gained by the Examiner's proposed modification of Turek's disclosure.

Without any apparent reason for modifying Turek's disclosure, the Examiner's rationale in support of the rejection of claim 1 amounts to no more than a conclusory statement that cannot support a rejection under 35 U.S.C. § 103.

Thus, contrary to the Examiner's position, one skilled in the art at the time the invention was made would not have been led to modify Turek's migratory software agents to run the CMD processes (i.e., the instances of the Cluster Management Services (CMS) 32; see ¶ 85) disclosed in Sreenivasan.

iii. Conclusion

As explained above, Turek's system does not launch migratory recovery modules into a network to monitor status of each of the network nodes, wherein the recovery modules determine the status of each of the network nodes and the network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of each of the network nodes, as recited in claim 1. Sreenivasan does not make-up for this failure. For at least this reason, the Examiner's rejection of claim 1 under 35 U.S.C. § 103(a) over Turek in view of Sreenivasan should be withdrawn.

Sreenivasan also does not make-up for the failure of Turek to teach or suggest "the network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of each of the network nodes," as recited in claim 1. For at least this additional reason, the Examiner's rejection of independent claim 1 under 35 U.S.C. § 103(a) over Turek in view of Sreenivasan should be withdrawn.

Finally, for the reasons explained above, one skilled in the art would not have had any apparent reason to modify Turek's teachings in the manner proposed by the Examiner.

2. Claims 2-4, 6-9, 21-25, and 30

Each of claims 2-4, 6-9, 21-25, and 30 incorporates the features of independent claim 1 and therefore is patentable over Turek in view of Sreenivasan for at least the same reasons explained above.

3. Independent claim 11

Independent claim 11 recites:

11. A method for managing a plurality of distributed nodes of a network, comprising:
 - (a) on a current one of the network nodes, determining a status of the current network node;

(b) in response to a determination that the current network has one or more failed node processes, initiating a recovery process on the current network node;

(c) after initiating the recovery process, migrating from the current network node to a successive one of the network nodes; and

(d) repeating (a), (b), and (c) with the current network node corresponding to the successive network node for each of the nodes in the network.

In support of the rejection of independent claim 11, the Examiner has stated that (see § 11 on pages 5-6 of the Office action dated March 20, 2008):

As per claims 1, 11, 19 & 20 Turek-Sreenivasan disclosed a method for managing a plurality of distributed nodes of a network, comprising: a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes; wherein each of the recovery modules is configured to migrate from one network to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on failed ones of the network nodes.(col.3, lines 48-64, col.1, lines 59-62, 65-67, col.2, lines 22-26, col.2, lines 1-3, col.2, lines 22-26 & col.5, lines 32-60), having one or more failed node processes, the recovery modules determine the status of each of the network nodes, and the network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of the network nodes (col.7, lines 58-67 & col.8, lines 1-9). However Turek did not explicitly disclose the recovery module (software agents) periodically sending network node status. In the same field of endeavor Sreenivasan disclosed recovery modules sending periodic status updates of a specific node to the other network entity node (page.2, paragraph.26 & page.6, paragraphs. 111 & 112).

On its face, the Examiner has not established a *prima facie* case that claim 11 is obvious over Turek in view of Sreenivasan. In particular, the Examiner has not shown that the proposed combination of Turek in view of Sreenivasan would have resulted in a system in which Turek's software agents performed elements (c) and (d) of claim 11.

In accordance with Turek's teachings, the mobile software agents do not migrate from a current network node to a successive one of the network nodes after initiating a recovery process on the current network node. Instead, after initiating a recovery process, Turek's mobile software agents merely report the problem and the corrective action that was taken to the dispatch mechanism 15 (see col. 8, lines 6-9; FIG. 4). Turek does not teach or suggest anything that that would have led one skilled in the art at the time the invention was made to believe that the software agent migrates to any other nodes after attempting to "effect repairs" and reporting back with the diagnosis. Indeed, in accordance with Turek's teachings, each of the mobile software agents is deployed to diagnose and, if possible correct, only one particular network fault. Therefore, there is no apparent need for any of Turek's software agents to migrate from the node that contains the particular network fault that the software agent was deployed to diagnose and correct.

Sreenivasan does not teach or suggest anything whatsoever about migratory software agents.

Thus, Turek and Sreenivasan, either taken alone or in any permissible combination, do not teach or suggest either element (c) or element (d) of claim 11. For at least these reasons, the Examiner's rejection of independent claim 11 under 35 U.S.C. § 103(a) over Turek in view of Sreenivasan should be withdrawn.

In the Office action dated March 20, 2008, the Examiner has stated that (see §32 on pages 13-14; original emphasis):

As to applicant argument with respect to claim language "after initiating the recovery process, migrating from the current network node to a successive node" in claims 11 & 20. The examiner gave 112 first paragraph rejection on August 25-2006 for lack of indication in the applicant's specification regarding this limitation "after initiating the recovery process, migrating from the current network node to a successive node". Applicant's response on December-1-2006 was "It is well-settled, however, that the specification need not contain a literal transcription of the claim language defining the invention in order to satisfy the written description requirement. Instead, the application need only reasonably convey the claimed subject matter to a person in the ordinary skill in the art. In accordance with MPEP 2164.II.A.3(b).

Therefore Examiner is applying the same rationale that the disclosure of the applied reference(s) need not contain a literal transcription of the claim language defining the invention. Instead, the reference(s) need only reasonably convey the claimed subject matter to a person in the ordinary skill in the art.

The Examiner should know the proper standard for rejecting a claim under 35 U.S.C. § 103(a).³ The Examiner's statement quoted above does not address in any way appellant's point that Turek's mobile software agents do not migrate from a current network node to a successive one of the network nodes after initiating a recovery process on the current network node. Instead, after initiating a recovery process, Turek's mobile software agents merely report the problem and the corrective action that was taken to the dispatch mechanism 15 (see col. 8, lines 6-9; FIG. 4). Furthermore, there is no apparent need for Turek's software agents to migrate from the node that contains the particular network fault that the software agent was deployed to diagnose and correct because each of the mobile software agents is deployed to diagnose and, if possible correct, only one particular network fault (see, e.g., col. 5, lines 43-60, and col. 7, line 58 - col. 8, line 17).

4. Claims 12-19

Each of claims 12-19 incorporates the features of independent claim 11 and therefore is patentable over Turek in view of Sreenivasan for at least the same reasons explained above.

5. Independent claim 20

Claim 20 recites that the computer program comprises computer-readable instructions for causing a computer to perform operations comprising:

³ To support a *prima facie* conclusion of obviousness, the prior art must disclose or suggest all the limitations of the claimed invention and, if all claim limitations are found in a number of prior art references, the fact finder must determine whether there was an apparent reason to combine the known elements in the fashion claimed and must provide some articulated reasoning with some rational underpinning to support the legal conclusion of obviousness. See KSR, slip op. at 14.

migrating the computer program from one network node to a series of successive network nodes;
determining a status of a current one of the network nodes to which the computer program has migrated;
in response to a determination that the current network has one or more failed node processes, initiating a recovery process on the current network node; and
after initiating the recovery process on the current network node, migrating from the current network node to a successive one of the network nodes.

Claim 20 is patentable over Turek in view of Sreenivasan for at least the same reasons explained above in connection with independent claim 11. Accordingly, the Examiner's rejection of independent claim 20 under 35 U.S.C. § 103(a) over Turek in view of Sreenivasan should be withdrawn.

E. Rejection of claims 27-29 under 35 U.S.C. § 103(a) over Turek in view of Douik

The Examiner has rejected claims 27-29 under 35 U.S.C. § 103(a) over Turek in view of Douik (U.S. 6,012,152).

Each of claims 27-29 incorporates the features of independent claim 1. Douik does not make-up for the failure of Turek to teach or suggest the features of independent claim 1 discussed above. Therefore, claims 27-29 are patentable over Turek and Douik for at least the same reasons explained above in connection with independent claim 1.

Claims 27-29 also are patentable over Turek in view of Douik for at the following additional reasons.

1. Claim 27

Claim 27 recites that the network management module determines a number of the recovery modules needed to achieve a specified network monitoring service level, and launches

the determined number of recovery modules into the network to achieve the specified network monitoring service level.

In support of the rejection of claim 27, the Examiner has stated that (see § 24 on pages 9-10 of the Office action dated March 20, 2008; emphasis added):

... Turek-Sreenivasan did not explicitly disclose, wherein the network management module statistically identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and proactively launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes. In the same field of endeavor Douik disclosed wherein the network management module statistically identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes (col. 11, lines 64-67 & col. 12, lines 1-19).

As pointed out in the Amendment dated November 27, 2006 (see § IV.G.1 on pages 19-20), and again in the Response dated May 7, 2007 (see § III.C.1 on pages 25-26), and again in the Appeal Brief dated December 20, 2008 (see § VII.D.1 on pages 33-35), contrary to the Examiner's assumption, claim 27 does not recite that the network management module "identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes." Instead, claim 27 recites that "the network management module determines a number of the recovery modules needed to achieve a specified network monitoring service level, and launches the determined number of recovery modules into the network to achieve the specified network monitoring service level." Thus, on its face, the Examiner's rejection of claim 27 does not establish a *prima facie* case of obviousness (see MPEP § 706.02(j)).

Moreover, Douik does not teach or suggest anything about migratory recovery modules, much less anything about determining a number of the recovery modules needed to achieve a

specified network monitoring service level and launching the determined number of recovery modules into the network to achieve the specified network monitoring service level.

The disclosure on which the Examiner's rejection of claim 27 is premised reads as follows (i.e., col. 11, line 64 - col. 12, line 19):

In yet another aspect, the present invention is a method of proactively managing software faults in a mobile telecommunications network. The method begins by storing knowledge in a knowledge base, the knowledge including a functional model of the network, fault models, and fault scenarios; monitoring the network for observed events and symptoms; and determining a suspected fault to explain the observed events and symptoms, the determining step comprising comparing the observed events and symptoms with stored performance data and statistics, and analyzing the comparison with the stored knowledge. This is followed by determining whether the suspected fault is a known fault; implementing a preventive solution upon determining that the suspected fault is a known fault; and performing a fault trend analysis upon determining that the suspected fault is not a known fault. This is followed by performing diagnostic tests; determining whether a successful diagnosis was obtained; performing a fault localization process upon determining that a successful diagnosis was obtained, the fault localization process including analyzing relationships between components involved in the diagnosis of the fault; and providing diagnosis and localization information to trouble shooters.

This disclosure does not describe anything whatsoever about migratory recovery modules, much less anything about determining a number of the recovery modules needed to achieve a specified network monitoring service level and launching the determined number of recovery modules into the network to achieve the specified network monitoring service level.

For at least these additional reasons, the Examiner's rejection of claim 27 under 35 U.S.C. § 103(a) over Turek in view of Douik should be withdrawn.

2. Claim 28

Claim 28 recites that the network management module statistically identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes.

In support of the rejection of claim 28, the Examiner has stated that (see § 24 on pages 9-10 of the Office action dated March 20, 2008; emphasis added):

... Turek-Sreenivasan did not explicitly disclose, wherein the network management module statistically identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and proactively launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes. In the same field of endeavor Douik disclosed wherein the network management module statistically identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes (col. 11, lines 64-67 & col. 12, lines 1-19).

The disclosure on which the Examiner's rejection of claim 28 is premised reads as follows (i.e., col. 11, line 64 - col. 12, line 19):

In yet another aspect, the present invention is a method of proactively managing software faults in a mobile telecommunications network. The method begins by storing knowledge in a knowledge base, the knowledge including a functional model of the network, fault models, and fault scenarios; monitoring the network for observed events and symptoms; and determining a suspected fault to explain the observed events and symptoms, the determining step comprising comparing the observed events and symptoms with stored performance data and statistics, and analyzing the comparison with the stored knowledge. This is followed by determining whether the suspected fault is a known fault; implementing a preventive solution upon determining that the suspected fault is a known fault; and performing a fault

trend analysis upon determining that the suspected fault is not a known fault. This is followed by performing diagnostic tests; determining whether a successful diagnosis was obtained; performing a fault localization process upon determining that a successful diagnosis was obtained, the fault localization process including analyzing relationships between components involved in the diagnosis of the fault; and providing diagnosis and localization information to trouble shooters.

In this disclosure, Douik merely compares observed events to stored performance data and statistics in order to determine a suspected fault to explain the observed events and symptoms. Douik does not even hint that target nodes are identified statistically to achieve a specified confidence level of network monitoring reliability. Moreover, Douik does not teach or suggest anything about migratory recovery modules and launching the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes.

For at least this additional reason, the Examiner's rejection of claim 28 under 35 U.S.C. § 103(a) over Turek in view of Douik should be withdrawn.

3. Claim 29

Claim 29 depends from claim 11 and recites: determining a number of the recovery modules needed to achieve a specified network monitoring service level; statistically identifying target ones of the network nodes to achieve a specified confidence level of network monitoring reliability; and transmitting the determined number of the recovery modules to the identified target network nodes.

Claim 29 recites features that essentially track the pertinent features of claim 28 discussed above. Therefore, claim 29 is patentable over Turek in view of Douik for at least the same reasons explained above in connection with claim 28.

Applicant : Lance W. Russell
Serial No. : 09/895,235
Filed : June 28, 2001
Page : 44 of 53

Attorney's Docket No.: 10003532-1
Appeal Brief dated June 17, 2008
Reply to Office action dated March 20, 2008

VIII. Conclusion

For the reasons explained above, all of the pending claims are now in condition for allowance and should be allowed.

Charge any excess fees or apply any credits to Deposit Account No. 08-2025.

Respectfully submitted,

Date: June 17, 2008



Edouard Garcia
Reg. No. 38,461
Telephone No.: (650) 631-6591

Please direct all correspondence to:

Hewlett-Packard Company
Intellectual Property Administration
Legal Department, M/S 35
P.O. Box 272400
Fort Collins, CO 80528-9599

CLAIMS APPENDIX

The claims that are the subject of Appeal are presented below.

Claim 1 (previously presented): A system for managing a plurality of distributed nodes of a network, comprising:

a network management module that launches migratory recovery modules into the network to monitor status of each of the network nodes;

wherein each of the recovery modules is configured to migrate from one network node to another, determine a respective status of each of the network nodes to which it has migrated, and initiate a recovery process on ones of the network nodes having one or more failed node processes, the recovery modules determine the status of each of the network nodes, and the network management module monitors transmissions that are received from the recovery modules to provide periodic monitoring of the status of each of the network nodes.

Claim 2 (previously presented): The system of claim 1, wherein at least one of the recovery modules comprises a respective routing component for determining next hop addresses for migrating the recovery module from an origin network node to a series of successive destination network nodes.

Claim 3 (previously presented): The system of claim 2, wherein the routing component is configured to determine the next hop addresses based upon a routing table stored at the origin network node.

Claim 4 (previously presented): The system of claim 1, wherein at least one of the recovery modules is configured to determine the status of a network node by sending an inter-process communication to a node process.

Claim 5 (previously presented): A system for managing a plurality of distributed nodes of a network, comprising:

a recovery module configured to migrate from one network node to another, determine a status of a network node, and initiate a recovery process on a network node having one or more failed node processes, wherein the recovery module is configured to determine the status of a network node in accordance with a heartbeat messaging protocol.

Claim 6 (previously presented): The system of claim 1, wherein each of the recovery modules is configured to initiate a recovery process on a network node having one or more failed node processes in accordance with a restart protocol.

Claim 7 (previously presented): The system of claim 6, wherein each of the recovery modules is configured to initiate a restart of a failed node process by transmitting a request to a process execution service operating on the failed network node.

Claim 8 (previously presented): The system of claim 1, wherein each of the recovery modules is configured to transmit a respective node status message to the network management module.

Claim 9 (previously presented): The system of claim 8, wherein each of the node status messages comprises information obtained from a respective log file generated at a respective one of the network nodes having one or more failed node processes.

Claim 10 (canceled)

Claim 11 (previously presented): A method for managing a plurality of distributed nodes of a network, comprising:

- (a) on a current one of the network nodes, determining a status of the current network node;
- (b) in response to a determination that the current network node has one or more failed node processes, initiating a recovery process on the current network node;
- (c) after initiating the recovery process, migrating from the current network node to a successive one of the network nodes; and
- (d) repeating (a), (b), and (c) with the current network node corresponding to the successive network node for each of the nodes in the network.

Claim 12 (original): The method of claim 11, wherein migrating from one network node to another comprises determining a next hop address from an origin network node to a destination network node.

Claim 13 (original): The method of claim 12, wherein the next hop address is determined based upon a routing table stored at the origin network node.

Claim 14 (original): The method of claim 11, wherein the status of a network node is determined by sending an inter-process communication to a node process.

Claim 15 (original): The method of claim 11, wherein the status of a network node is determined in accordance with a heartbeat messaging protocol.

Claim 16 (previously presented): The method of claim 11, wherein a recovery process is initiated on a network node having one or more failed node processes in accordance with a restart protocol.

Claim 17 (original): The method of claim 16, wherein a restart of a failed node process is initiated by transmitting a request to a process execution service operating on the failed network node.

Claim 18 (original): The method of claim 11, further comprising transmitting a node status message to a network management module operating at a network management network node.

Claim 19 (previously presented): The method of claim 11, further comprising launching into the network a plurality of recovery modules, each configured to migrate from one network node to another, determine the status of a network node, and initiate a recovery process on a failed network node having one or more failed node processes.

Claim 20 (previously presented): A computer program for managing a plurality of distributed nodes of a network, the computer program residing on a computer-readable medium and comprising computer-readable instructions for causing a computer to perform operations comprising:

migrating the computer program from one network node to a series of successive network nodes;

determining a status of a current one of the network nodes to which the computer program has migrated;

in response to a determination that the current network has one or more failed node processes, initiating a recovery process on the current network node; and

after initiating the recovery process on the current network node, migrating from the current network node to a successive one of the network nodes.

Claim 21 (previously presented): The system of claim 1, wherein each of the recovery modules is a software object that is instantiatable by a respective operating environment on each network node.

Claim 22 (previously presented): The system of claim 21, wherein the operating environment on each of the network nodes provides each of the recovery modules with access to status monitoring resources, recovery resources, and native operative system resources that are available at each of the network nodes.

Claim 23 (previously presented): The system of claim 1, wherein, upon migrating from a first one of the network nodes to a second one of the network nodes and being instantiated on the second node, each of the recovery modules determines a status of the second network node.

Claim 24 (previously presented): The system of claim 23, wherein each of the recovery modules initiates the recovery process on the second node in response to a determination that the second node has one or more failed node processes.

Claim 25 (previously presented): The system of claim 23, wherein each of the recovery modules is configured to migrate to a third one of the network nodes after determining the status of the second network node.

Claim 26 (canceled)

Claim 27 (previously presented): The system of claim 1, wherein the network management module determines a number of the recovery modules needed to achieve a specified

network monitoring service level, and launches the determined number of recovery modules into the network to achieve the specified network monitoring service level.

Claim 28 (previously presented): The system of claim 1, wherein the network management module statistically identifies target ones of the network nodes to achieve a specified confidence level of network monitoring reliability, and launches the recovery modules into the network by transmitting respective ones of the recovery modules to the identified target network nodes.

Claim 29 (previously presented): The method of claim 11, further comprising:
determining a number of the recovery modules needed to achieve a specified network monitoring service level;
statistically identifying target ones of the network nodes to achieve a specified confidence level of network monitoring reliability; and
transmitting the determined number of the recovery modules to the identified target network nodes.

Claim 30 (previously presented): The system of claim 1, wherein the network management module monitors number of network node failures reported by the recovery modules and launches more migratory recovery modules into the network as the number of reported failures increases.

Applicant : Lance W. Russell
Serial No. : 09/895,235
Filed : June 28, 2001
Page : 52 of 53

Attorney's Docket No.: 10003532-1
Appeal Brief dated June 17, 2008
Reply to Office action dated March 20, 2008

EVIDENCE APPENDIX

There is no evidence submitted pursuant to 37 CFR §§ 1.130, 1.131, or 1.132 or any other evidence entered by the Examiner and relied upon by Appellant in the pending appeal. Therefore, no copies are required under 37 CFR § 41.37(c)(1)(ix) in the pending appeal.

Applicant : Lance W. Russell
Serial No. : 09/895,235
Filed : June 28, 2001
Page : 53 of 53

Attorney's Docket No.: 10003532-1
Appeal Brief dated June 17, 2008
Reply to Office action dated March 20, 2008

RELATED PROCEEDINGS APPENDIX

Appellant is not aware of any decisions rendered by a court or the Board that will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal. Therefore, no copies are required under 37 CFR § 41.37(c)(1)(x) in the pending appeal.